MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

L	United States District Court	District MI	DDLE/ GEORG	IA
	Name (under which you were convicted): FERRELL WALKER	•	Docket or 0	Case No.: CR-30-001
	Place of Confinement: FEDERAL CORRECTIONAL INSTITUT	ION MIAMI	Prisoner No.:	93414-020
1	UNITED STATES OF AMERICA	Mova	nt (<u>include</u> name under v	which you were convicted)
L	v.	FERRELL	WALKER	÷
	МОТ	TION		2000
1.	(a) Name and location of court that entered the UNITED STATES DISTRICT COU			000
				Red E
	4) Commissed dealest or once number (if)	7.07	CD 20 001	<u> </u>
2.	(b) Criminal docket or case number (if you know (a) Date of the judgment of conviction (if you know AUGUST 23, 2007			278612
	(b) Date of sentencing: NOVEMBER 15,	2007		
3.	Length of sentence: 87 months			
4. .	Nature of crime (all counts): ONE COUNT PONE COUNT RECEIPT OF CHILD PO			ORNOGRAPHY
5.	(a) What was your plea? (Check one) (1) Not guilty (2) Guilty (3)	X (3)	Nolo contendere	(no content) D
	(b) If you entered a guilty plea to one count or in or indictment, what did you plead guilty to and to ONE COUNT OF POSSESSIO	dictment, and	d a not guilty plea plead not guilty to	to another count
6.	If you went to trial, what kind of trial did you ha	ve? (Check or	ne) Jury 🗅	Judge only 🖸

			rage,
• 7.	Did you testify at a pretrial hearing, trial, or post-trial hearing?	Yes 🗆	No XX
8.	Did you appeal from the judgment of conviction?	Yes XX	No 🗅
9.	If you did appeal, answer the following:		
	(a) Name of court: ELEVENTH CIRCUIT COURT OF A	PEALS	
	(b) Docket or case number (if you know):07-15704-BB		
	(c) Result: PER CURIAM AFFIRMED		
	(d) Date of result (if you know):AUGUST 20, 2008		
	(e) Citation to the case (if you know):N/A		
	(f) Grounds raised: The Defendant did not knowing	gly posse	ss images
	that hedhad permananently deleted from his	s compute	r nor
	such permanently deleted files be deemed	images fo	r purposes
	of sentencing enhancements based on the n	umber of	images.
		•	
	(g) Did you file a petition for certiorari in the United States Suprem	e Court?	Yes D No XX
	If "Yes," answer the following:	,	
	(1) Docket or case number (if you know):		
	(2) Result:N/A		

	(3) Date of result (if you know): N/A		•
	(4) Citation to the case (if you know): N/A		
	(5) Grounds raised: N/A		

	ther than the direct appeals listed above, have you previously filed		tions,
Þ	etitions, or applications concerning this judgment of conviction in a Yes No	ny court?	
11. If	f your answer to Question 10 was "Yes," give the following informat	ion:	
	i) (1) Name of court:		
	(2) Docket or case number (if you know): N/A		
	(3) Date of filing (if you know): N/A		

(4) Nature of the proceeding:	N/A	Page
	/A	
(6) 61041146 141664.		

		•
(6) Did you receive a hearing where evide	ence was given on your motion, petition, or	
application? Yes 🗆 No 🖔		
(7) Result:N	/A	
(8) Date of result (if you know):	N/A	
b) If you filed any second motion, petition, or	application, give the same information:	
(2) Docket or case number (if you know):		
(3) Date of filing (if you know):	N/A	
(4) Nature of the proceeding:	N/A	
(5) Grounds raised:		
(6) Did you receive a hearing where eviden	Ce was given on your metion	
application? Yes D No X	or was given on your motion, petition, or	
(7) Result:N/A		
	N/A	·
(b) Date of 100 mile (12 , our mile).		
Did you appeal to a federal appellate court h	saving jurisdiction over the action taken or	your
tion. petition, or application?		
(1) First petition: Yes D No 🛣		
(2) Second petition: Yes D No 🛎		

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	(d) If you did not appeal from the action on any motion, petition, or application, explain briefly
	why you did not:
10	For this motion state every ground and the
12.	For this motion, state every ground on which you claim that you are being held in violation of the
	Constitution, laws, or treaties of the United States. Attach additional pages if you have more
	than four grounds. State the <u>facts</u> supporting each ground.
GR	OUND ONE:Ineffective Assistance of Counsel. Counsel coerced
-	titioner to plead guilty, based on bad advise of "Futility" of tri
	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
<u>Att</u>	orney Edwards advised Petitioner that he has no viable defense
and	Petitioners mere viewing of child pornography is a violation
of_	the law, however there is an off the record promise that Petitione
wou	ld receive sentence of 36 months supervised release or in the alte
nat	ive 24 months in prison with a pardon within the 24 months. Also
Pet	itioner is to waive his right to be Indicted because it will cause
und	ue publicity and Petitioner will not receive a fair trial should i
pro	ceed to a trial.

b) Di	rect Appeal of Ground One:
(1) If you appealed from the judgment of conviction, did you raise this issue?
	Yes 🗆 No 🕳
(2	If you did not raise this issue in your direct appeal, explain why: Appellate
	did not raise the above issue, Petitioner has no knowledge
********	why Counsel on appeal failed to raise this issue.
) D-	st-Conviction Proceedings:
-	Did you raise this issue in any post-conviction motion, petition, or application?
-	
(1)	Yes D No XD
(2)	Yes D No XD) If your answer to Question (c)(1) is "Yes," state:
(2) Ty	Yes D No XD

	Page 6
Docket or case number (if you know): N/A	
Date of the court's decision:N/A	
Result (attach a copy of the court's opinion or order, if availa	ble):N/A
(3) Did you receive a hearing on your motion, petition, or app	plication?
Yes D No 🛣	
(4) Did you appeal from the denial of your motion, petition, o Yes No	r application?
(5) If your answer to Question (c)(4) is "Yes," did you raise th	is issue in the appeal?
Yes D No D	and appear.
(6) If your answer to Question (c)(4) is "Yes," state:	
Name and location of the court where the appeal was filed:	N/A
Docket or case number (if you know):	N/A
Date of the court's decision: N/A	
Result (attach a copy of the court's opinion or order, if availab	
•	
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No,"	
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No,"	
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No,"	
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No,"	
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No,"	explain why you did not appeal or
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No," raise this issue: N/A	explain why you did not appeal or
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No," naise this issue: N/A OUND TWO: Ineffective Assistance Of Counse etitioner to plead guilty when court vice Supporting facts (Do not argue or cite law. Just state the spec	explain why you did not appeal or sel. Counsel permitted plated Rule 11
Result (attach a copy of the court's opinion or order, if availab (7) If your answer to Question (c)(4) or Question (c)(5) is "No," naise this issue: N/A OUND TWO: Ineffective Assistance Of Counse etitioner to plead guilty when court vio Supporting facts (Do not argue or cite law. Just state the specurt failed to fully explore the nature of the second of the se	explain why you did not appeal or sel. Counsel permitted plated Rule 11 ific facts that support your claim.):
Result (attach a copy of the court's opinion or order, if availabe (7) If your answer to Question (c)(4) or Question (c)(5) is "No," raise this issue: OUND TWO: Ineffective Assistance Of Counse (2) etitioner to plead guilty when court vio (3) Supporting facts (Do not argue or cite law. Just state the specture of the state of th	explain why you did not appeal or sel. Counsel permitted plated Rule 11 ific facts that support your claim.): f the medication Petitic is rights and plead gui
Result (attach a copy of the court's opinion or order, if availabed (7) If your answer to Question (c)(4) or Question (c)(5) is "No," raise this issue: OUND TWO: Ineffective Assistance Of Counse etitioner to plead guilty when court vio Supporting facts (Do not argue or cite law. Just state the specture of the failed to fully explore the nature of the staking at the time Petitioner waived her titioner's plea was not knowingly and votationer's please was not knowingly	explain why you did not appeal or sel. Counsel permitted plated Rule 11 ific facts that support your claim.): f the medication Petition is rights and plead guitalinate of the selection of the s
Result (attach a copy of the court's opinion or order, if availabe (7) If your answer to Question (c)(4) or Question (c)(5) is "No," raise this issue: OUND TWO: Ineffective Assistance Of Counse (etitioner to plead guilty when court vio (supporting facts (Do not argue or cite law. Just state the specture of the failed to fully explore the nature of the taking at the time Petitioner waived he titioner's plea was not knowingly and volume Petitioner entered his plea, he was under the court of the	explain why you did not appeal or sel. Counsel permitted olated Rule 11 ific facts that support your claim.): f the medication Petitic nis rights and plead gui oluntarily given. At the
Result (attach a copy of the court's opinion or order, if availabed (7) If your answer to Question (c)(4) or Question (c)(5) is "No," raise this issue: OUND TWO: Ineffective Assistance Of Counse etitioner to plead guilty when court vio Supporting facts (Do not argue or cite law. Just state the specture of the failed to fully explore the nature of the staking at the time Petitioner waived her titioner's plea was not knowingly and votationer's please was not knowingly	explain why you did not appeal or sel. Counsel permitted plated Rule 11 ific facts that support your claim.): f the medication Petition is rights and plead guipluntarily given. At the under the influence of the by a psychiatrist

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Direct Appeal of Ground Two:	
(1) If you appealed from the judgment of conviction, did you raise this	issue?
Yes 🗆 No 🖔	BT /A
(2) If you did not raise this issue in your direct appeal, explain why:	N/A
Post-Conviction Proceedings:	
(1) Did you raise this issue in any post-conviction motion, petition, or a	application?
Yes D No 🛣	
(2) If your answer to Question (c)(1) is "Yes," state:	
Type of motion or petition: N/A	
Name and location of the court where the motion or petition was filed:	N/A
Docket or case number (if you know):N/A	
Date of the court's decision: N/A	
Result (attach a copy of the court's opinion or order, if available):	N/A
(3) Did you receive a hearing on your motion, petition, or application?	
Yes D No X	·
(4) Did you appeal from the denial of your motion, petition, or applicati	ion?
Yes D No A	
(5) If your answer to Question (c)(4) is "Yes," did you raise this issue in	the appeal?
Yes No XX	
(6) If your answer to Question (c)(4) is "Yes," state:	
·	N/A
Name and location of the court where the appeal was filed:	
Tvaine and location of one boart whole the appear was med.	
Docket or case number (if you know):N/A	
Tvaine and location of one boart whole the appear was med.	

raise this issue:	tion (c)(4) or Question (c)(5) is "No," explain why you d N/A	. .
		,
GROUND THREE: Ineffe	ective Assistance Of Counsel. Coun	sel Permitted
Petitioner to pleadeg	guilty when Court violated Fed R.C	rim P. 11
	gue or cite law. Just state the specific facts that suppoide Petitioner with notice of the	
celated to the 25 yea	ars term of supervised release impo	osed for Petit
offence and condition	ns were not in the guidelines. Cour	rt failed to
orovide through discu	ission why it was necessary to take	e all precribe
	<u>ce Petitioner to submit to penile p</u>	
esting as special co	onditions of the 25 years term of s	supervised rel
Direct Appeal of Ground Ti	hree:	
•	udgment of conviction, did you raise this issue?	
Yes 🖸 No 🖾	N7 / A	
(2) If you did not raise this iss	sue in your direct appeal, explain why:N/A	
Post-Conviction Proceeding	gs:	
(1) Did you raise this issue in a	any post-conviction motion, petition, or application?	
(2) If your answer to Question ((c)(1) is "Yes." state:	
Type of motion or petition:	·	
• •	where the motion or petition was filed:	
	N/A	
Docket or case number (if you k	Enow): N/A	
Describe court's decision:	N/A	

						Page
Result (attach	a copy of the cou	art's opinion o	r order, if availa	ble):	· N/A	
(3) Did you rece Yes 🗆 No	-	n your motion,				•
(4) Did you appe Yes 💷 No		nial of your mo	otion, petition, or	application	n?	
(5) If your answ Yes D No	er to Question (c)(4) is "Yes,"	did you raise thi	s issue in t	he appeal?	
(6) If your answe		c)(4) is "Yes," :	state:		•	
Name and locati				N/	<u>A</u>	
Docket or case n	umber (if you k	now):	N/A			
Date of the court	's decision:		N/A			
Result (attach a	copy of the cour	t's opinion or	order, if availab	le):	N/A	
7) If your answer aise this issue: _						
OUND FOUR:	INEFFECTIVE	E ASSISTA	NCE OF APPI	ELLATE (COUNSEL.	
					***************************************	roun alaim)
Supporting facts (ppellate couppeal. This	<u>ınsel faile</u>	ed to rai	se viable :	issues d	on the d	irect
pellate cou	ınsel faile includes,	ed to rai	se viable : ot limited	issues o	on the descia	irect 1
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))	Direct Appeal of Ground Four:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes I No A
	(2) If you did not raise this issue in your direct appeal, explain why: The issue was unavailable.
) F	Post-Conviction Proceedings:
-	(1) Did you raise this issue in any post-conviction motion, petition, or application? Yes No Ka
1	(2) If your answer to Question (c)(1) is "Yes," state:
,	Type of motion or petition:N/A
	Name and location of the court where the motion or petition was filed: N/A
1	Oocket or case number (if you know):N/A
	Pate of the court's decision: N/A
F	esult (attach a copy of the court's opinion or order, if available):N/A
	3) Did you receive a hearing on your motion, petition, or application? Yes 🖸 No 🗖
 (3	
- (3	Yes I No 🗷) Did you appeal from the denial of your motion, petition, or application?
(3 (4 (5	Yes No A Did you appeal from the denial of your motion, petition, or application? Yes No X If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?
(5)	Yes No A) Did you appeal from the denial of your motion, petition, or application? Yes No X) If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal? Yes No X) If your answer to Question (c)(4) is "Yes," state:
(5) (6) N	Yes No M Did you appeal from the denial of your motion, petition, or application? Yes No M If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal? Yes No M If your answer to Question (c)(4) is "Yes," state: ame and location of the court where the appeal was filed: N/A Ocket or case number (if you know): N/A
(5 (6 N — De	Yes No X Did you appeal from the denial of your motion, petition, or application? Yes No X If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal? Yes No X If your answer to Question (c)(4) is "Yes," state: ame and location of the court where the appeal was filed: N/A

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	raise this issue: N/A
	Is there any ground in this motion that you have <u>not</u> previously presented in some federal cou
	If so, which ground or grounds have not been presented, and state your reasons for not
	presenting them: N/A
•	
	Do you have any motion, petition, or appeal <u>now pending</u> (filed and not decided yet) in any cou
f	Do you have any motion, petition, or appeal <u>now pending</u> (filed and not decided yet) in any cou for the judgment you are challenging? Yes No X If "Yes," state the name and location of the court, the docket or case number, the type of
f	Do you have any motion, petition, or appeal <u>now pending</u> (filed and not decided yet) in any cou for the judgment you are challenging? Yes No X If "Yes," state the name and location of the court, the docket or case number, the type of
f	Do you have any motion, petition, or appeal <u>now pending</u> (filed and not decided yet) in any cou for the judgment you are challenging? Yes No X If "Yes," state the name and location of the court, the docket or case number, the type of
f	Do you have any motion, petition, or appeal <u>now pending</u> (filed and not decided yet) in any coufor the judgment you are challenging? If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised. N/A
f I I I I I I I I I I I I I I I I I I I	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any confor the judgment you are challenging? Yes No K If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised. N/A Bive the name and address, if known, of each attorney who represented you in the following
f I I I I I I I I I I I I I I I I I I I	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any confor the judgment you are challenging? If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised. N/A Sive the name and address, if known, of each attorney who represented you in the following stages of the judgment you are challenging:
f 1	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any confor the judgment you are challenging? Yes No Solution of the court, the docket or case number, the type of proceeding, and the issues raised. N/A Sive the name and address, if known, of each attorney who represented you in the following stages of the judgment you are challenging: A) At preliminary hearing: John G. Edwards
f I I	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any confor the judgment you are challenging? If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised. N/A Sive the name and address, if known, of each attorney who represented you in the following stages of the judgment you are challenging: a) At preliminary hearing: John G. Edwards 108 E VALLEY STREET, VALDOSTA, GEORGIA 31601
f I F	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any confor the judgment you are challenging? Yes No Solution of the court, the docket or case number, the type of proceeding, and the issues raised. N/A Sive the name and address, if known, of each attorney who represented you in the following stages of the judgment you are challenging: A) At preliminary hearing: John G. Edwards
ff 11 pp	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any confor the judgment you are challenging? If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised. N/A Sive the name and address, if known, of each attorney who represented you in the following stages of the judgment you are challenging: a) At preliminary hearing: John G. Edwards 108 E VALLEY STREET, VALDOSTA, GEORGIA 31601

	rage 1.
	(e) On appeal: Roger J. Dodd, Lawyers, P.C, Carmen Hernandez
	613 N. Patterson Street, Waldosta, Georgia 31601
	(f) In any post-conviction proceeding: N/A
	(g) On appeal from any ruling against you in a post-conviction proceeding:
	N/A
16.	Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time? Yes \(\sigma\) No \(\delta\)
i7.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging? Yes \square No Σ
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:N/A
	(b) Give the date the other sentence was imposed:N/A
	(c) Give the length of the other sentence: N/A
	(d) Have you filed, or do you plan to file, any motion, petition, or application that challenges the
	judgment or sentence to be served in the future? Yes D No 💆

	ar statute of limitations as contained in 28 U.S.C. § 2255 d	
ar your motion."	N/A	
		•

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of —

⁽¹⁾ the date on which the judgment of conviction became final:

⁽²⁾ the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action:

⁽³⁾ the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

⁽⁴⁾ the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

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Therefore, movant asks that the Court grant the following relief: Vacate the Conviction and sentence, an evidentiary hearing granted and counsel appointed to fully develop and assist Petitioner with the complex or any other relief to which movant may be entitled. isues at law.

IN PROPRIA PERSONA Signature of Attorney (if any) I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Motion under 28 U.S.C. § 2255 was placed in the prison mailing system on /3 Augus + of (month, date, year). Executed (signed) on 08/13/09 Signature of Movant If the person signing is not movant, state relationship to movant and explain why movant is not signing this motion. IN FORMA PAUPERIS DECLARATION

[Insert appropriate court]

* * * * .